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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/899,837	07/09/2001	Mark R. Walker	P 279167 P11162	P 279167 P11162 4039	
27496	7590 05/18/200	,	EXAMINER		
PILLSBURY WINTHROP SHAW PITTMAN LLP 725 S. FIGUEROA STREET SUITE 2800			DINH, MINH		
			ART UNIT	PAPER NUMBER	
LOS ANGE	LOS ANGELES, CA 90017				
			DATE MAILED: 05/18/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)		
	09/899,837	WALKER, MARK R.		
Office Action Summary	Examiner	Art Unit		
	Minh Dinh	2132		
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address		
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	66(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).		
Status		·		
 1) ⊠ Responsive to communication(s) filed on 28 February 2005. 2a) ⊠ This action is FINAL. 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. 				
Disposition of Claims				
4) □ Claim(s) 2-5,7-10 and 27-30 is/are pending in t 4a) Of the above claim(s) is/are withdrav 5) □ Claim(s) 2-5, 7-10 and 27-30 is/are allowed. 6) □ Claim(s) is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or	vn from consideration.			
Application Papers	ī			
9) The specification is objected to by the Examine	r.			
10)⊠ The drawing(s) filed on <u>28 February 2005</u> is/are				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.				
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.				
Attachment(s)				
1) Notice of References Cited (PTO-892)	4) Interview Summary			
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate atent Application (PTO-152)		
J.S. Patent and Trademark Office				

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DETAILED ACTION

Response to Amendment

1. This action is in response to the amendment filed 02/28/2005. Claims 2-5 and 7-10 have been amended; claims 1, 6 and 11-26 have been cancelled; claims 27-30 have been added.

Response to Arguments

- 2. Applicant's arguments filed 02/28/2005 with respect to claim 27 have been fully considered but they are not persuasive. Applicant's amendments have necessitated a new search and new grounds of rejection.
- 3. Applicant's arguments with respect to claim 5 have been fully considered but they are not persuasive. Applicant argues that Gong ("Enclaves: Enabling Secure Collaboration Over the Internet") does not teach that the connecting member peer node cannot be connected to a same set of member peer nodes as an already connected member peer node of the plurality of member peer nodes. Gong teaches that each member is bound to a fully qualified host name and a particular port number such that the member cannot have more than one active instance within the same group (p. 570, right column, 1st par., "Once a user initiates ... within the same group"). Gong's teaching is interpreted as that a member cannot make a new connection to the same group if it is currently connecting to that group.

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Claim Rejections - 35 USC § 101

4. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 7-10 and 29-30 are rejected under 35 U.S.C. 101. Regarding claim 29, it is not tangibly embodied as it is only software per se. It is suggested that the claimed subject matter "a computer program product including computer program code" be changed to "a computer program product stored on a computer storage medium including computer program code" (see Specification, paragraph [0040]). Claims that are not listed are rejected on the same basis as claim 29 by virtue of their dependencies.

Claim Rejections - 35 USC § 112

- 5. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 6. Claims 2-5, 7-10 and 27-30 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claim 27 recites the limitation "establishing a connection between the connecting member peer node and responsive nodes of the plurality of member peer nodes that successfully decrypt the encrypted key because the responsive nodes had been previously supplied with the encrypted key" in

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lines 6-9. It is not clear why the responsive nodes successfully decrypt the encrypted key because the responsive nodes had been previously supplied with the encrypted key. In order to successfully decrypt an encrypted item, an entity must have the corresponding decryption key. For examination purpose, the limitation is interpreted as "establishing a connection between the connecting member peer node and responsive nodes of the plurality of member peer nodes that successfully decrypt the encrypted key because the responsive nodes had been previously supplied with a decryption key" (see Specification, paragraph [0022]). Claim 29 is rejected for the same reason. Claims that are not listed are rejected on the same basis as claims 27 and 29 by virtue of their dependencies.

Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claims 2, 7, 27 and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gong et al ("Multicast Security and Its Extension to a Mobile Environment") in view of "Gnutella Tutorial". For the "Gnutella Tutorial" reference, the examiner relies on the computer-generated translation version. When the formal translation arrives at the office, it will be mailed to the applicant.

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Regarding claims 27 and 29, Gong discloses a method comprising: sending an encrypted session key from a connecting member peer node to a plurality of member peer nodes to connect to the plurality of peer nodes, the plurality of peer nodes corresponding to a plurality of addresses, respectively, of a connection list of addresses (see Security and efficient broadcast, pages 9-10); establishing a connection between the connecting member peer node and responsive nodes of the plurality of member peer nodes that successfully decrypt the encrypted session key because the responsive nodes had been previously supplied with a key to decrypt the encrypted key (see Security and efficient broadcast, pages 9-10). Gong also discloses securely exchanging data among the nodes (see Abstract and Section 1 – Introduction). A secure connection for exchanging data between the connecting node and a responsive node is not established until each node can verify that the other node has the session key. Inherently, the connecting member peer node can only verify that the responsive node has the session key by receiving encrypted data using the session key from the responsive node. Such encrypted data meets the limitation of an acknowledgement from the responsive node that it has received and successfully decrypted the encrypted session key.

Gong does not disclose updating an active connection list in the connecting member peer node listing the responsive nodes. "Gnutella Tutorial" discloses a peer-to-peer network in which a connecting member peer node is connecting to a plurality of member peer nodes. "Gnutella Tutorial" further discloses a user interface at the connecting member peer node showing an update active connection list (fig. on page 4,

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gnutellaNet connections). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the Gong method such that a user interface showing an update active connection list is provided at the connecting member peer node, as taught in "Gnutella Tutorial". The motivation for doing so would have been to provide information regarding current connections at the connecting node to the user.

Regarding claims 2 and 7, Gong further discloses that the addresses are TCP/IP addresses (see Section 2 – Overview of Multicast, page 4). Please see the discussion in claims 27 and 29 above regarding the acknowledgement from the responsive nodes.

9. Claims 3, 5, 8 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gong ("Multicast Security") in view of "Gnutella Tutorial" as applied to claims 2, 7, 27 and 29 above, and further in view of Gong ("Enclaves: Enabling Secure Collaboration Over the Internet").

Regarding claims 3 and 8, Gong ("Multicast Security") does not disclose associating TCP port identifiers with the TCP/IP addresses. Gong ("Enclaves") discloses associating TCP port identifiers with the TCP/P addresses (p. 570, right column, 1st par., "Once a user initiates ... within the same group"). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the combined method of Gong ("Multicast Security") and "Gnutella Tutorial" to associate TCP port identifiers with the TCP/IP addresses, as taught by Gong ("Enclaves"). The

motivation for doing so would have been that a user couldn't have more than one instance that is active within the same group.

Regarding claims 5 and 10, Gong ("Multicast Security") does not teach that the connecting member peer node cannot be connected to a same set of member peer nodes as an already connected member peer node of the plurality of member peer nodes. Gong ("Enclaves") teaches that each member is bound to a fully qualified host name and a particular port number such that the member cannot have more than one active instance within the same group (p. 570, right column, 1st par., "Once a user initiates ... within the same group"). Gong's teaching is interpreted as that a member cannot make a new connection to the same group if it is currently connecting to that group. It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the combined method of Gong ("Multicast Security") and "Gnutella Tutorial" such that a member cannot make a new connection to the same group if it is currently connecting to that group, as taught by Gong ("Enclaves"). Please refer to motivation recited for associating port identifiers with the TCP/IP addresses as taught by Gong in claim 3.

10. Claims 4 and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gong in view of "Gnutella Tutorial" as applied to claims 27 and 29 above, and further in view of Waldman (WO 01/13201 A2). Gong does not disclose associating an encrypted key with the member peer node. Waldman discloses associating an encrypted password with each peer member; the password meets the limitation of a key (p. 5,

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lines 7-20). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the combined method of Gong and "Gnutella Tutorial" to associate an encrypted key with the member peer node, as taught by Waldman. The motivation for doing so would have been that a peer node could perform authentication for other peer nodes (p. 4, lines 16-19).

11. Claims 28 and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gong in view of "Gnutella Tutorial" as applied to claims 27 and 29 above, and further in view of Chatterjee et al (6,243,751). Gong does not disclose that the connecting member peer node imposes a limit on a maximum number of connections. Chatterjee discloses that a node imposes a limit on a number of simultaneous connections to that node (col. 2, line 62 – col. 3, line 4). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the combined method of Gong and "Gnutella Tutorial" such that the connecting member peer node imposes a limit on a maximum number of simultaneous connections, as taught by Chatterjee. The motivation for doing so would have been to conserve resources at the node.

Conclusion

12. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP

§ 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Minh Dinh whose telephone number is 571-272-3802. The examiner can normally be reached on Mon-Fri: 10:00am-6:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gilberto Barron can be reached on 571-272-3799. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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MD

Minh Dinh Examiner Art Unit 2132

MD 5/13/2005

GILBERTO BARRUN JACKS
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